

CORPORATION NOTICE

NOTICE TO CONTRACTORS.

Sealed proposals will be received by the Board of Street and Water Commissioners on Tuesday, the 18th day of June, 1901, at two o'clock p. m., in the Assembly Chamber of the City Hall, Jersey City, N. J., for the IMPROVEMENT OF COLUMBIA AVENUE, from the south block of Thorne street to the north block of North street, in the City of Jersey City, N. J.

Said improvement to be made conformably to the provisions of Chapter 217 of the Laws of 1895, and in accordance with the plans on file in the office of the Clerk of said Board. Plans and specifications of the work to be done may be obtained at the office of the Chief Engineer, City Hall, Jersey City, N. J.

ESTIMATE OF QUANTITIES.

	100%	standard
1. About 7,580 cubic yards of earth ex-		of cost.

per 600 cubic yards of rock excavation,	2.00
per cubic yard	
per 1,000 cubic yards of earth filling, per	1.10
cubic yard	
per 1,000 cubic yards of sand filling, per	1.10
cubic yard	
per 1,000 cubic yards of gravel filling, per	1.10
cubic yard	
ling, per square yard	1.25
per 3.75 lineal feet of curbstone, per	
lineal foot	.65
per 600 square feet of bridge	
square foot	.48
per 1,000 square feet of flagging, per	
square foot	.15
per 1,000 square feet of retail and	
dressed flagging stone, per square foot,	.02
per square foot	
7 working days.	

The making of the above improvement and awarding of contract therefor will be subject to the remonstrance of the property owner liable to more than one-half the assessed

Proposals must be enclosed in sealed envelopes, endorsed "Proposals for the improvement of Columbia avenue," directed to "John J. Kohn, chairman of the Committee on Streets and Parks," and delivered to the office of the Board in open meeting when called for in the order of business relating to sealed proposals.

The bonds required to be furnished on proposals (and a possible subsequent contract) are: a surety company authorized to do business in the state of Maryland.

Bidders must state a single fixed percentage of the hundred per cent. standard above quoted for which they will furnish all materials and labor, and the cost of the contract, including the cost of the design and the final award of contract be made the per cent. so stated will form the basis upon which the award of the contract shall be made.

The Board may, under the provisions of the

Act above cited, exercise its right to reject any or all proposals.

The attention of bidders is especially called to Section 7, Chapter 134, of the Laws of 1931, under the terms whereof no contract shall be binding upon the city, or become effective or operative until the bonds offered by the contractor have been approved as to sufficiency by this Board and as to form by the Corporation Counsel, the President of this Board having previously examined the proposed bondsmen under oath.

By order of the Board of Street and Water Commissioners, ...

WM. A. TOLSON,
Clerk pro tem.

Dated Jersey City, June 8, 1932.

NOTICE TO CONTRACTORS.

Sealed proposals will be received by the

Board of Street and Water Commissioners on Tuesday, June 11, 1901, at 2 o'clock P. M., in the City Hall, of the City Hall, for the construction of a

SEWER IN HOPKINS AVENUE,
from Haven street to and connecting with sewer in Summit avenue at the intersection of Hopkins avenue.

Said sewer to be built conformably to the provisions of the Act approved April 10, 1897, and in accordance with specifications on file in the office of the Clerk of said Board of Street and Water Commissioners. All the surveys must be obtained at the office of the Chief Engineer, City Hall, Jersey City, N. J.

ESTIMATE OF QUANTITIES.

about 252 lineal feet of 18-inch vitrified pipe sewer, per lineal foot.....	1607
about 190 cubic yards of rock excavation, per cubic yard.....	21.48
about 190 cubic yards of rock excavation, per cubic yard.....	2.90

cubic yard \$5.00
About 1,000 feet B. M. of sheathing, per
foot 4.00
Time allowed for the completion of the work,
5 working days.

The making of the above improvement and
work is to be done at the expense of the
to the remembrance of the owners of the prop-
erty liable to more than one-half the assessment
thereon.

Proposals must be enclosed in sealed en-
velopes, endorsed "Proposals for the Construc-
tion of a Sewerage System for the City of New
Jersey," and addressed to the Board of Commis-
sioners, Mr. Jas. S. Nolan, Chairman of the Commit-
tee on Streets and Sewers, and handed to
the Secretary of the Board in open meeting when
called for the order of business relating to
sealed proposals.

The bonds required to be furnished on pro-
posals shall be in the form of a check payable
to those of some surety company authorized to do
business in the State of New Jersey.

of the hundred per cent. standard above quoted for which they will furnish all materials and labor, and which is comprehended in specifications, and if the said award of contract is made for one per cent. annual award for the basis upon which payment will be made for all items, the Board of Street and Water Commissioners, under the Act above cited, exercise its right to reject any or all proposals.

The said bidders is especially called to Section 7, Chapter 134 of the Laws of 1881, under the terms whereof no contract shall be binding upon this city until the same shall be approved by the Board of Street and Water Commissioners, the President of the Board reserving the power to examine the proposed bondsman under seal.

By order of the Board of Street and Water Commissioners.

WM. A. TOLSON,
CLERK.

TO HELEN A. ROLLINS AND EDWARD A. ROLLINS, individually and as executors and administrators under the will of Gustavus A. Rollins, dec'd; **Jessie Rollins**, wife of Edward A. Rollins; **Florence I. Gray**, Charles O. Rollins, George W. Rollins, George W. Rollins; **Rollins Poucher**, **Timothy Poucher**, **Edward A. Poucher**, infant; **John L. Rollins**, **Eva Rollins**, his wife; **Caroline Rollins**, **A. S. McBurney**, **William A. McBurney**, her husband; **Robert Wynkoop**, **Isabella Wynkoop**, his wife; **John H. Rollins**, **John H. Rollins**, his wife; **Helen A. Thurston**, **Lois Thurston**, her husband; **Pannie E. Halsey**, **John H. Halsey**, her husband; **John H. Rollins**, **Emma Rollins**, his wife; **Frank H. Rollins**, **Emma Rollins**, his wife; **Wentworth Rollins**, **Martha Rollins**, his wife; **Clair Rollins**, **Y. Howe**, her husband, and **Marie Rollins**—**Y. Howe**, her husband, notified that at a public sale made by the said Rollins, the following

City, on the 14th day of April, 1896. I purchased the sum of one hundred and ninety dollars for the fifty lots of land and real estate situate in Jersey City, in the County of Hudson, State of New Jersey, fronting on Newark street, which were designated as lot 22, in block number 126, of the City of Jersey City, to a report number 86, made by "Commissioner of Adjustment" appointed in and for said city by the Board of Aldermen, and to a certified copy of which report and map was filed in the office of the City Collector of said city, and the said report and map and said sale being made pursuant to the provisions of an act of the Legislature of the State of New Jersey, 20th, 1892, entitled—

"An Act concerning the settlement and collection of unpaid taxes on real estate, and assessments and water rate or water rents in cities of this State, and imposing and levying a penalty on the owners of such real estate for the non-payment of such taxes and instead of such arrearages, and to enforce the same."

for the said payment thereon, and to provide for the payment of all taxes and to secure the taxation and assessment." And the several supplements thereto. And you are further notified that you appear to have an estate or interest in said land and real estate, and that the said land and real estate shall be redeemed by you, or by a third party, before the expiration of six months from and after the date of the date of the said advertisement, and that a deed for the said land and real estate will be given to the purchaser the fee simple of said land and real estate, according to the provisions of the said act.

Dated Jersey City, N. J. September 18, 1900.

W. W. WHITLEY, Purchaser.

The New Jersey Title Guaranty & Trust Co., Attorney and Agent for Purchaser, Jersey City, N. J.

IN CHANCERY OF NEW JERSEY.

To Eugene F. O'Connor, Ruth A. Johnson, Otto Johnson, Leo Slattery, Mary Slattery, James M. Slattery, James Joseph Slattery, John Sarsfield Slattery, Eugene Arthur Slattery and Louisa B. Slattery: By virtue of an order of the Court of Chancery of New Jersey, made on the day of the date hereof, in a cause wherein Charles A. Lewis is complainant, and the said Eugene F. O'Connor, Ruth A. Johnson, Otto Johnson, Leo Slattery, Mary Slattery, James M. Slattery, James Joseph Slattery, John Sarsfield Slattery, Eugene Arthur Slattery and Louisa B. Slattery are defendants, the said defendants are required to appear and plead, and demand answer to the complainant's bill on or before the seventh day of May next, or before the said day will be taken as confessed against you.

The said bill is filed to reform a deed made by Thomas M. Moore and Sarah J. Moore to James M. Moore and Louisa B. O'Connor for certain property

situated in Jersey City, in the County of Hudson and State of New Jersey, bearing date May 27th, 1889, so that the words, "grantee his heirs and assigns," each time they occur in said deed shall read, "grantees their heirs and assigns." Dated March 8, 1901.

JAMES A. GORDON,
Solicitor of Complainant,
P. O. Address 538 Newark Ave.,
Jersey City, N. J.